1 2 3 4 5 6 7	COPPERSMITH BROCKELMAN PLC Jill J. Chasson (019424) jchasson@cblawyers.com Austin Yost (34602) ayost@cblawyers.com 2800 N. Central Ave., Suite 1900 Phoenix, AZ 85004 Phone: 602.381.5481 ADDITIONAL COUNSEL LISTED IN SIGNATURE BLOCK		
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9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF ARIZONA		
11 12	USI Insurance Services, LLC,	No. 2:23-cv-00192-PHX-SMB	
13	Plaintiff,	NOTICE OF STIPULATION TO AUTHENTICITY OF EXHIBITS	
114 115 115 116 117 118 119 120 121 133	Alliant Insurance Services, Inc., a California corporation, William J. Havard II and Sabrina Havard, husband and wife, and Robert Engles and Hope Engles, husband and wife, Jenise Purser and Adam Purser, husband and wife, Justin Walsh and Sara Walsh, husband and wife, Defendants.	RELATED TO SUMMARY JUDGMENT BRIEFING	
22 23 24 25 26 27	Plaintiff USI Insurance Services, LLC ("Plaintiff") and Defendants Alliant Insurance Services, Inc., William J. Havard II, Sabrina Havard, Robert Engles, Hope Engles, Jenise Purser, Adam Purser, Justin Walsh, and Sara Walsh ("Defendants," and together with Plaintiff, the "Parties") jointly file this Notice of Stipulation to Authenticity of Exhibits related to the Parties' Summary Judgment Briefing.		
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The Parties filed Summary Judgment Motions on November 15, 2024. (Docs. 238,

1 2 245). The deadline to file Controverting Statements of Fact and Oppositions to Summary 3 Judgment is February 7, 2025. The deadline to file Replies in Support of Summary 4 Judgment Motions is February 21, 2025. In connection with the Motions and all briefing 5 related thereto, the Parties hereby stipulate to the authenticity of all supporting exhibits that 6 were produced by any Party, or third party subpoenaed in this case. This stipulation does 7 not waive other evidentiary objections and does not apply to the authenticity or admissibility 8 of any exhibits proffered at trial. 9

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DATED: January 30, 2025.

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